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10	UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA
12	OAKLAND DIVISION
13	UNITED STATES OF AMERICA,) No. CR 10-00785 DLJ
14 15	Plaintiff,) Plaintiff,) (PROPOSED) ORDER DETAINING
16	v.) DEFENDANT PENDING TRIAL AND EXCLUDING TIME UNDER THE
17	RICARDO VAZQUEZ DEL GADILLO,) SPEEDY TRIAL ACT)
18	Defendant.)
19	I. DETENTION ORDER
20	Defendant Ricardo Vazquez Del Gadillo is charged in a one-count indictment with being
21	a Deported Alien Found in the United States, in violation of 8 U.S.C. §§ 1326(a) and (b). On
22	November 4, 2010, the United States moved for defendant's detention pursuant to 18 U.S.C. §
23 24	3142(f)(2)(A) (because there is a serious risk defendant will flee), and subsequently asked for a
24 25	detention hearing pursuant to 18 U.S.C. § 3142(f). Following a hearing on November 5, 2010,
26	under 18 U.S.C. § 3142(f), and considering the parties' proffer and the factors set forth in section
27	3142(g), the Court finds that no condition or combination of conditions in section 3142(c) will
28	reasonably assure the defendant's appearance in this case. See 18 U.S.C. §§ 3142(e) and (f);
	United States v. Motamedi, 767 F.2d 1403, 1406 (9th Cir. 1985).

Specifically, the Court notes the defendant's criminal history, as documented in the Pretrial Services report, his alleged immigration status, and the fact that the defendant is subject to an Immigration and Customs Enforcement detainer hold. The Court, therefore, orders that the defendant be detained pending trial.

The defendant did not request a full bail study at this time, such as an interview by Pretrial Services, but reserved his right to present information at a future bail hearing should his circumstances change. *See* 18 U.S.C. § 3142(f) (a defendant has the right at a section 3142(f) hearing to, with the assistance of counsel, testify, present witnesses, cross-examine adverse witnesses, and present information by proffer or otherwise).

II. SPEEDY TRIAL EXCLUSION

For the reasons stated in open court on November 5, 2010, and as stipulated to by the parties, the Court excluded time under the Speedy Trial Act from November 5, 2010, to November 19, 2010, to enable defense counsel to investigate the matter, including review of discovery. The Court found that (A) failure to grant the continuance would unreasonably deny defense counsel the reasonable time necessary for effective preparation, taking into account the exercise of due diligence, and (B) the ends of justice served by the continuance outweigh the best interests of the public and the defendant in a speedy trial. *See* 18 U.S.C. § 3161(h)(1)(7)(A) & (B)(iv).

III. CONCLUSION

Time is excluded under the Speedy Trial Act between November 5, 2010, and November 19, 2010.

The Court detains the defendant as a serious flight risk and because no condition, or combination of conditions, could assure the defendant's appearance in this case. Because the defendant waived his right to present information under 18 U.S.C. § 3142(f) without prejudice to his raising any relevant information at a later hearing, the Court orders that the hearing may be reopened at the defendant's request at a future time.

The Court orders that the defendant be committed to the custody of the Attorney General or a designated representative for confinement in a corrections facility separate, to the extent

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practicable, from persons awaiting or serving sentences or held in custody pending appeal. See 18 U.S.C. § 3142(i)(2). The defendant must be afforded a reasonable opportunity to consult privately with counsel. See id. § 3142(i)(3). On order of a court of the United States or on request of an attorney for the United States, the person in charge of the corrections facility must deliver the defendant to the United States Marshal for a court appearance. See id. § 3142(i)(4). IT IS SO ORDERED. DATED: November 16, 2010 UREL BEELER United States Magistrate Judge